STIPULATION OF VOLUNTARY DISMISSAL WITH PREJUDICE

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

IN RE WORLD TRADE CENTER DISASTER SITE LITIGATION

DIS

STEVEN DAQUILA AND GRACE DAQUILA,

Plaintiff(s),

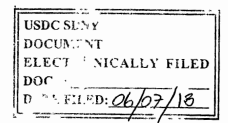
-against-

1 WORLD TRADE CENTER, L.L.C., et al.

Defendant(s).

STIPULATION OF VOLUNTARY DISMISSAL WITH PREJUDICE

21 MC 103 (AKH) 06-CV-08756 (AKH)



IT IS HEREBY STIPULATED AND AGREED by and between the parties that, pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii):

Asset Management Inc., Brookfield Properties OLP Co. LLC (f/k/a BFP One Liberty Plaza Co. LLC), Brookfield Financial Properties, Inc., Brookfield Financial Properties, L.P., Brookfield Properties One WFC Co. LLC (f/k/a WFP Tower A Co. L.P.), Brookfield Properties One WFC G.P. Corp.(f/k/a WFP Tower A Co. G.P. Corp.), WFP Tower B Co. L.P., WFP Tower B. Co. G.P. LLC (f/k/a WFP Tower B Co. G.P. Corp.), BFP Tower C Co. LLC, BFP Tower C MM LLC, WFP Tower D Co. L.P., WFP Tower D Co. G.P. Corp.) and WFP Retail Co. L.P.; Battery Park City Authority; and BMS Catastrophe, Inc. s/h/a Blackmon-Mooring-Steamatic Catastrophe, Inc. d/b/a BMS Catastrophe; and Hillmann Entities including but not limited to Hillmann Environmental Group, LLC, only, arising out of or relating in any way to include all conduct, including, but not limited to, the debris handling, clean up, volunteer work, rescue/recovery, operations, destruction or removal of documents and other physical objects, evaluation,

abatement, remediation, construction, deconstruction, testing, excavation and demolition operations, on and/or after September 11, 2001, at the premises located at 200 Liberty Street ("One World Financial Center") in New York, New York, are voluntarily dismissed with prejudice; and

2 The dismissal is without costs.

Date: New York, New York February 29 , 2016

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